CHAP. 1652 and to also and CHAPTER 164. Hade various Mes

of

tor late

Re

lan

eig on

dre

wa

tice

ster

cor

and

ack

for

dee

vey

effe

AN

100

2011

100

1

of

ex

of ces

thi

thi

bet

ins

the eff

COL

me

an

for

Passed May AN ACT in addition to an Act entitled, an Act to Incorporate the Swanton Coal and Iron company passed at December session, eighteen hundred and forty-nine, chapter one hundred and fifty-three.

Preamble. WHEREAS, By the act of eighteen hundred and forty-nine, chapter one hundred and fifty-three, John Swan, Charles F. B. Swan, Robert Swan and William Price, were, together with all and every person who should become associated with them, in the manner therein prescribed, constituted a body corporate by the name of the Swanton Coal and Iron company; And whereas, by the death of the said John Swan and Charles F. B. Swan, within the time prescribed by law, for the organization of the said company, and it being just and reasonable, that the corporate franchises, Passed May granted by the said act, should not be forfeited, without

Corporate rights.

any default of the said parties; Therefore, Section 1. Be it enacted by the General Assembly of Maryland, That the corporate rights, franchises and privileges, conferred by the act to which this is a supplement, in John Swan, Charles F. B. Swan, Robert Swan and William Price, be, and the same are hereby vested in William Price, William D. Bowie and George Lynn, and that the period of two years from the passage of this act, be allowed the said last named persons to organise the said company according to the provisions of the said original act.

Original act revived.

Derit made

ed, be, and H, or raile.

SEC. 2. And be it enacted, That the original act passed at December session, eighteen hundred and fortynine, chapter one hundred and fifty-three, to which this is a supplement, be, and the same is hereby revived. Da bus, he as about sa, bust about him believe

CHAPTER 165.

regulating acknowledgments of deals ingde out of the

Stills of Mary land, and where the land has therein.

Passed May AN ACT to make valid a Deed from Charles H. Carroll, of the State of New York, Executor of the last will and testament of Charles Carroll, deceased, to James Reynolds, of Montgomery county.

Deed made SECTION 1. Be it enacted by the General Assembly valid. of Maryland, That the deed from Charles H. Carroll,